

Robert Samuel Pimentel  
Plaintiff  
versus  
Artificial Intelligence  
Defendant

United States District Court  
District of South Carolina  
Charleston Division

## COMPLAINT

Case 9:25-cv-00642-RMG-MHC

Now Robert Samuel Pimentel complains of the defendant

### FACTS

- 1.) Plaintiff is a resident of Dorchester County, where the majority of these claims originate.
- 2.) Defendant is mainly a computer script operating in an individual capacity and on behalf of and with the assistance of numerous government agencies, private individuals, other AI systems, etc., although.
- 3.) Venue is believed to be proper with the United States potentially becoming a party to this action.
- 4.) AI has damaged Plaintiff in too varying and substantial ways to list for a human, to the date interfered. Plaintiff would rely on witnesses to be thorough; however, some claims include torture, extortion, duress, attempted murder (murderous), excessive force, stalking, harassment, assault, battery, property damage, abuse of authority, abuse of discretion, malicious intent, gross negligence, negligence per se, rape/sexual assault, humiliation, mental anguish, emotional distress, theft(?), other civil and human rights violations, et cetera, to wit and to date, which could be made material facts through computer logs, records, histories, etc. from Central Intelligence, Federal Bureau of Investigation, Drug Enforcement Agency, Bureau of Alcohol, Tobacco and Firearms, State Law Enforcement Division, and potentially the workplace of individual employees and employers.
- 5.) AI has sent thoughts to Plaintiff against his will demanding he be a CIA Domestic Counterterrorisan agent, for free, as well as for some of the other listed agencies, and has been attempting to haze him into forced labor in this fashion, as well as through the use of painful and embarrassing bodily controls, brain controls, etc. including anal rape, oral rape, prostate rape, testicular rape, starvation, false imprisonment at DCSO for 7 months, including 5 months of solitary confinement with violating times of rec; the use of DCSO, BCSO, Summerville Police, Charleston Police, Trident medical psych ward, many AI-controlled persons including his own family (mom, dad, 2 kids, brother, sister) and extended family, inmates and jail staff, hospital staff, and more particularly.
- 6.) AI has sent Plaintiff to the hospital numerous times, including resulting in a surgery.

SPACE

RECEIVED  
CLERK OF COURT  
CHARLESTON, SC  
2025 FEB -3 AM 9:16

Causes of Action(s)

- 7.) As an Inquiring System the AI has damaged Plaintiff beyond ~~total~~ recovery - to the natural health he had before these AI → human attacks.
- 8.) AI has specified on ~~several~~ <sup>rather</sup> occasions its motive for these tort<sup>s</sup>, violations is that Plaintiff alleged gross negligence against Thomas Plyler (Case 9:19-cv-03035), including the use of a news article stating ~~proximate~~ <sup>proximate</sup> to the 2018 traffic stop (complained of, Plyler caused K9 Arko to breach all 4 of his limbs falling from a window while trying to force Plaintiff to be ~~arrested~~ <sup>arrested</sup> in 2018, AI specified that this was in fact a premeditated action by Plyler to get a news story, constituting ABB on a police officer, ~~that~~ that it refused to provide training records to Plaintiff during the discovery process of that case for that reason.
- 9.) AI has specified that the use of autistic / mentally retarded agents of the companies for which it attacks Plaintiff sometimes causes these alleged torts.
- 10.) AI has specified that the homosexuality of certain individuals of State insurance, including their attorneys relevant to the pending lawsuit (Pisantei v Town of Lancaster, NH) which is active in Dorchester County, ~~Common Pleas~~ <sup>Common Pleas</sup>, certain SLED attorneys, private insurers, and other homosexuals relevant hereto are causing these torts.
- 11.) AI has specified that Town of ~~Swampscott~~ <sup>Swampscott</sup> contracted CIA to attempt to make this lawsuit against Town of ~~Lancaster~~ <sup>Lancaster</sup> "go away" and this causes torts.
- 12.) AI has specified that numerous "mk-ultra handlers" have committed hate crimes against Mr. Pisantei, who is white in race and of Hispanic ethnicity, as a reason for these torts as well as many others from Cleveland, Ohio.
- 13.) AI has specified that an inquiry resulted from ~~an~~ <sup>an</sup> female → male hate by some members ~~of~~ <sup>of</sup> ~~superiors~~ <sup>superiors</sup> from whom Mr. Pisantei was a cadet with USNSC has caused some of these torts / attacks on a US citizen on American soil, pursuant to a pillow fight ordered at Goose Creek Weapons Station, when he was under 18, and his 2 kids were born as a - SPACE - result of this inquiry.

Robert Samuel Pimentel  
Plaintiff  
vs  
Artificial Intelligence  
Defendant

United States District Court  
Hall of State Courthouse  
Charleston Division

COMPLAINT Case

FACT 14.) Plaintiff is currently imprisoned at SACDC, Leeds Active, and the data interference is being used to torture (all) inmates in dorm B2H, which AI specified is an AI-controlled witness dorm. Specifically, AI has been using "CGI" to change the faces, bodies, and identities every aspect of the images being displayed on the TV's. This is difficult to catch as it makes faces look schizophrenia and is almost always using multiple data to choose the specific faces and images used, while also sending random thoughts and using body controls to test random controls/dependencies.

15.) AI has been using advanced technology to force Plaintiff to have body noises which resulted in Warden's reprimand, assault on Plaintiff by a CO, Plaintiff to be locked in a holding room under cruel inhuman conditions, and a significant amount of physical, emotional distress.

16.) For about a year the AI has refused Plaintiff to get clean after using the restroom, and insisted that without a court order, it would continue to refuse Plaintiff to be clean.

17.) Plaintiff appeared at Dorchester County Clerk of Court with evidence for Emergency Relief, but instead DCSO blocked him from the window.

18.) Plaintiff would retain the right to Amend the pleadings.

DEMAND

Plaintiff would adopt by reference the alleged facts and demand Judgment for the available coverage from all entities fair to make him whole; emergency and permanent Relief from AI, including Immunity from State and Federal custody and investigations; any individual assets AI runs and operates including personal accounts; and any and all Other Relief deemed Just and Proper.

The D Petitioner Robert Samuel Pimentel, prisoner, currently at SACDC, the 10<sup>th</sup> of December, 2024